

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

| APPLICATION NO. | Fl | LING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|------------------------|----------|--------------|----------------------|--------------------------|------------------|
| 09/904,471 07/13/2001 | | 07/13/2001 | Robert R. DeWitt | 0412-P02404USO | 8106 |
| 110 | 7590 | 12/24/2002 | | | |
| | RFMAN | HERRELL & SK | EXAMINER | | |
| SUITE 720 1601 MARK | | | COSIMANO, EDWARD R | | |
| PHILADEL | PHIA, PA | 19103-2307 | | ART UNIT | PAPER NUMBER |
| | | | | 3629 | _ |
| | | | | DATE MAIL ED: 12/24/2002 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

| PTO-326 (Rev | A . A | e Action Summary | | Part of Paper No. 5 |
|---|---|---|--|---|
| 2) Notice 3) Inform S. Patent and Tra | of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper Noted | 4) | Interview Summary (PTO-413) Notice of Informal Patent Appli Other: | |
| Attachment(| | icono priority unuel 3 | 5 5.5.6. 99 120 and/or 1 | 41 . |
| | ☐ The translation of the foreign language cknowledgment is made of a claim for dom | | | 21 |
| | cknowledgment is made of a claim for dom | | | ovisional application) |
| | application from the International ee the attached detailed Office action for a | list of the certified co | pies not received. | |
| : | 3. Copies of the certified copies of the | priority documents ha | ave been received in this | National Stage |
| : | 2. Certified copies of the priority docum | ents have been rece | ived in Application No | · |
| | 1. Certified copies of the priority docum | ents have been rece | ived. | |
| a)[| All b) Some * c) None of: | | | |
| 13) 🗌 . | Acknowledgment is made of a claim for for | eign priority under 3 | 5 U.S.C. § 119(a)-(d) or (f | "). |
| Priority u | nder 35 U.S.C. §§ 119 and 120 | | | |
| 12)[] T | he oath or declaration is objected to by the | Examiner. | | |
| | If approved, corrected drawings are required in | · - | tion. | |
| 11) 🗌 T | he proposed drawing correction filed on $_$ | is: a)□ approve | ed b) disapproved by th | e Examiner. |
| | Applicant may not request that any objection t | | • | |
| | he drawing(s) filed on 13 July 2001 is/are: | | objected to by the Examir | ner. |
| 9)⊠ Т | he specification is objected to by the Exam | niner. | | |
| Application | | | | |
| | Claim(s) are subject to restriction ar | nd/or election require | ment. | |
| | Claim(s) is/are objected to. | | | |
| | Claim(s) <u>1-18</u> is/are rejected. | | | |
| _ | Claim(s) is/are allowed. | grawii iiojii cojisidera | MOH. | |
| • | a) Of the above claim(s) <u>19-28</u> is/are witho | | ation | |
| · - | Claim(s) <u>1-18</u> is/are pending in the applica | ation | | |
| 3)□ Dispositio | Since this application is in condition for all closed in accordance with the practice unon of Claims | owance except for for for der <i>Ex parte Quayle</i> , | ormal matters, prosecution 1935 C.D. 11, 453 O.G. | n as to the merits is 213. |
| 2a)□ | ·— | This action is non-fi | | |
| 1)🖂 | Responsive to communication(s) filed on | | • | |
| THE N - Exten after S - If the - If NO - Failun - Any re earner Status | IAILING DATE OF THIS COMMUNICATION SIONS of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by signly received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b). | NN. R 1.136(a). In no event, how in a reply within the statutory mind will apply and will expire tatute, cause the application thailing date of this communication. | ever, may a reply be timely filed imum of thirty (30) days will be cons SIX (6) MONTHS from the mailing do become ABANDONED (35 U.S.C | sidered timely. date of this communication. . § 133). |
| | PRTENED STATUTORY PERIOD FOR RE | EPLY IS SET TO EXI | PIRE 3 MONTH(S) FROM | 1 |
| Period fo | - The MAILING DATE of this communication | appears on the cove | sheet with the correspon | dence address |
| • | | Edward R. Cosir | | |
| • | Office Action Summary | Examiner | Art Unit | |
| | | 09/904,471 | DEWITT | ETAL. |

Art Unit: 3629

Page 2

- 1. Applicant should note the changes to patent practice and procedure:
 - A) effective December 01, 1997 as published in the <u>Federal Register</u>, Vol 62, No. 197, Friday October 10, 1997; and
 - B) effective November 07, 2000 as published in the <u>Federal Register</u>, Vol 65, No. 54603, September 08, 2000.
- 2. The drawings are objected to because
 - A) the following errors have been noted in the drawings:
 - (1) The drawings are objected to as failing to comply with 37 CFR § 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description:
 - (a) reference number 105 as disclosed in the paragraph between page 36, line 6, and page 37, line 2, "From the labeler 95 ... conveyor 105 ... and applied label of the piece.";
- 2.1 A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
- 2.2 Applicant is required to submit a proposed drawing correction in reply to this Office action. However, formal correction of the noted defect may be deferred until after the examiner has considered the proposed drawing correction. Failure to timely submit the proposed drawing correction will result in the abandonment of the application.
- 3. The disclosure is objected to because of the following informalities:
 - A) applicant must update:
 - (1) the application data in the paragraph:
 - (a) between page 29, line 13 and page 30, line 4, "Although the computer ... U.S. Application No. 09/816,687 ... application No. 09/816,687 ... reader 80 and labeler 95."; and
 - (b) between page 35, line 8, and page 40, line 4, "If the computer ... No. 09/816,687 ... piece cannot be determined.";

Art Unit: 3629

with the current status of each of the referenced applications, e.g., --now abandoned--, or --now patent #?--, or --which is abandoned and now serial number #?--, etc.

- B) as required by 37 CFR § 1.84(p(5)) and 37 CFR § 1.121(e) the specification lacks an explicit reference to the nature of:
 - (1) reference legend(s):
 - (a) 103 of fig. 1; and
 - (b) 28 & 58 of fig. 4, note the use of motor 58 in fig. 6, (page 19, 11—15, "A reversible motor 58 ... motor 58 ... motor 58 ... back to the feeding station 20.";

In this regard, it is noted that merely mentioning a number with out mentioning the device or operation of the step relies on the drawing to provide support for the disclosure and not to aid in the understanding of the invention, as is the purpose of the drawings (37 CFR § 1.81(a,b)).

- C) the following errors have been noted in the specification:
- (1) as can be seen in figs. 1-4 & 9 and from the context of the paragraph at page 9, lines 8-17, "As mentioned above, conveyor 22 ... conveyor motor 27 ... conveyor motor 22. More ... feed sensor 24 described above.", at line 8 of this paragraph "22" should be -27--.
 - (2) the description uses reference number 85 twice to designate both:
 - (a) a labeler, (see the paragraph at page 5, lines 4-12, "After being scanned ... labeler 85 ... sent to a reject bin."; and
- (b) a conveyor belt (see the paragraph at page 24, lines 5-12, "The reader 80 ... conveyor belt 85 ... mark can be minimized."; which is forbidden by 37 CFR § 1.84(p)(4).
- (3) the specification lacks a statement of --We claim:--, (see MPEP 608.01(m)).

Appropriate correction is required.

4. The specification and drawings have not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in

Art Unit: 3629

correcting any errors of which applicant may become aware in the specification or drawings. Applicant should note the requirements of 37 CFR § 1.74, § 1.75, § 1.84(o,p(5)), § 1.121(a)-1.121(f) & § 1.121(h)-1.121(i).

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 5.1 Claims 1, 2, 6-8, 10, 11 & 13-18 are rejected under 35 U.S.C. § 102(b) as being clearly anticipated by either Connell et al (EP 0326228 or 5,005,124) or Sansone et al (5,008,827) or Metelits et al (5,119,306).
- 5.2 Claims 1-8 & 10-18 are rejected under 35 U.S.C. § 102(b) as being clearly anticipated by Uno et al (5,535,127).
- 5.3 Claims 1, 2, 6-8, 10, 11 & 13-18 are rejected under 35 U.S.C. § 102(b) as being clearly anticipated by Gil et al (6,477,514).
- 5.4 In regard to claims 1, 2, 6-8, 10, 11 & 13-18, either Connell et al ('228 or '124) or Sansone et al ('827) or Metelits et al ('306) or Uno et al ('127) or Gil et al ('514) disclose a mail processing system that includes the following elements:
 - A) a conveyor system for transporting the items of mail through the mail processing system,;
 - B) a scale for weight the item of mail as the mail is conveyed through the mail processing system;

Application/Control Number: 09/904,471 Page 5

Art Unit: 3629

C) a scanner, for scanning the address information on the item of mail as the mail is conveyed through the mail processing system;

- D) a labeler/printer, for applying information to the items of mail either:
 - (1) directly to the item of mail, or
 - (2) via a label applied to the item of mail,

as the mail is conveyed through the mail processing system;

- E) a processor for determining the correct amount of postage for the item of mail based on the destination address and weight; and
- F) a postage meter for applying the correct amount of postage to the item of mail as the mail is conveyed through the mail processing system.

Where, some of the mail is rejected and other items of mail are sent to the Postal system.

- 5.4.1 In regard to claims 3-5 & 12, the image scanner of Uno et al ('127) complete an image of the item of mail by combining a number of discrete line scans of the item of mail.
- 6. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
 - (c) Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.
- 6.1 Claim 9 is rejected under 35 U.S.C. § 103(a) as being unpatentable over either Connell et al (EP 0326228 or 5,005,124) or Sansone et al (5,008,827) or Metelits et al (5,119,306) or

Art Unit: 3629

Page 6

Uno et al (5,535,127) or Gil et al (6,477,514) as applied above to claims 1-8 & 10-18 and further in view of York et al (5,926,392).

- 6.1.1 In regard to claim 9, neither Connell et al ('228 nor '124) nor Sansone et al ('827) nor Metelits et al ('306) nor Uno et al ('127) nor Gil et al ('514) disclose re-orientating the item of mail during the processing, however, York et al ('392) discloses that in mail processing systems it is sometimes necessary to re-orientate item of mail so that the item of mail may be processed by the mail processing system. Hence, it would have been obvious to one of ordinary skill at the time the invention was made that the mail processing systems of either Connell et al ('228 or '124) or Sansone et al ('827) or Metelits et al ('306) or Uno et al ('127) or Gil et al ('514) could be modified to include the use of an re-orientation means so that the items of mail may be properly processed as taught by York et al ('392).
- 7. The examiner has cited prior art of interest, for example:
 - A) DeDiemar, which discloses the requirements of a well equipped mail processing system.
- 8. The shorten statutory period of response is set to expire 3 (three) months from the mailing date of this Office action.
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edward Cosimano whose telephone number is (703) 305-9783. The examiner can normally be reached Monday through Thursday from 7:30am to 6:00pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss, can be reached on (703)-308-2702. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1113.
- 9.1 The fax phone number for **UNOFFICIAL/DRAFT FAXES** is (703) 746-7240.
- 9.2 The fax phone number for **OFFICIAL FAXES** is (703) 305-7687.
- 9.3 The fax phone number for <u>AFTER FINAL FAXES</u> is (703) 308-3691.

12/15/02

Edward R. Cosimano

Primary Examiner A.U. 3629